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15	COYNESS L. ENNIX, JR., M.D.	
16 17	UNITED STATES DISTRICT COURT	
' <i>'</i> 18	NORTHERN DISTRICT OF CALIFORNIA	
19 20 21 22	COYNESS L. ENNIX, JR., M.D., as an individual and in his representative capacity under Business & Professions Code Section 17200 et seq., Plaintiff, v.	CASE NO. C 07-2486 WHA STIPULATION AND [PROPOSED] ORDER TO ALTER CASE CAPTION TO REFLECT ACCURATELY THE REMAINING CLAIM AND PARTIES TO THE ACTION
23 24 25	RUSSELL D. STANTEN, M.D., LEIGH I.G. IVERSON, M.D., STEVEN A. STANTEN, M.D., WILLIAM M. ISENBERG, M.D., Ph.D., ALTA BATES SUMMIT MEDICAL CENTER and does 1 through 100,	JUDGE: Hon. William H. Alsup COMPLAINT FILED: May 9, 2007 TRIAL DATE: June 2, 2008
26 27	Defendants.	
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WHEREAS, on May 9, 2007, Plaintiff commenced an action in the United States District Court for the Northern District of California entitled *Coyness L. Ennix, Jr., M.D., as an individual and in his representative capacity under Business & Professions Code § 17200 et seq. v. Russell D. Stanten, M.D., Leigh I.G. Iverson, M.D., William M. Isenberg, M.D., Ph.D., Alta Bates Summit Medical Center and does 1 through 100* (Case Number C 07-2486 WHA) (the "Action"):

WHEREAS, the Action asserted five causes of action against the various defendants: (1) one federal claim charging the Alta Bates Summit Medical Center (the "Medical Center") (and Does 1-100) with race discrimination in violation of 42 U.S.C. section 1981 ("Section 1981") (Compl., ¶¶ 37-42); and (2) four claims asserting violations of state law, including (a) race discrimination in violation of the Unruh Civil Rights Act against the Medical Center (and Does 1-100) (*id.*, ¶¶ 43-47); (b) violations of the Cartwright Act against the Individual Defendants¹ (and Does 1-100) (*id.*, ¶¶ 48-51); (c) interference with the right to practice Plaintiff's profession (*id.*, ¶¶ 52-55); and (d) violations of California Business & Professions Code section 17200, et seq. ("Section 17200") (*id.*, ¶¶ 56-59).

WHEREAS, the Medical Center and the Individual Defendants responded to the Complaint on May 30, 2007, by filing a Motion to Dismiss, pursuant to Federal Rule of Civil Procedure 12(b)(6), and by filing a Special Motion to Strike, pursuant to California Code of Civil Procedure section 425.16;

WHEREAS, on August 16, 2007, the Court issued its "Case Management Order and Reference to ADR Unit for Early Neutral Evaluation" establishing certain deadlines, including that (1) "[l]eave to add any new parties or pleading amendments must be sought by August 27, 2007"; and (2) "[a]II unserved defendants and any Doe

STIPULATION AND (PROPOSED) ORDER TO CHANGE THE CASE CAPTION TO REFLECT ACCURATELY THE REMAINING

CLAIM AND PARTIES TO THE ACTION

The Individual Defendants are defined herein to include: (1) Russell D. Stanten, M.D.; (2) Leigh I.G. Iverson, M.D.; (3) Steven A. Stanten, M.D.; and (4)William M. Isenberg, M.D., Ph.D.

defendants must be formally identified and served by September 4, 2007";

claims from the Action. See Dismissal Order at p. 6.

pleading amendments or to formally identify any Doe defendants.

capacity under Business & Professions Code Section 17200 et seq".

See Dismissal Order at p. 14; and

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M.D., Ph.D.," and "does 1 through 100"

Part and Denving In Part Motion to Dismiss" (the "Dismissal Order") which dismissed

without leave to amend each of the Individual Defendants and each of the state law

asserted against the Medical Center for race discrimination in violation of Section 1981.

WHEREAS, on August 28, 2007, the Court issued its "Order Granting In

WHEREAS, the only remaining claim in the Action is the cause of action

WHEREAS, Plaintiff has not sought leave to add any new parties or

IT IS THEREFORE STIPULATED that the above-referenced caption

striking the following words: "RUSSELL D. STANTEN, M.D.,

striking the phrase "as an individual and in his representative

should be changed to reflect accurately the remaining parties and claim in the Action by:

LEIGH I.G. IVERSON, M.D., STEVEN A. STANTEN, M.D., WILLIAM M. ISENBERG,

For the Court's convenience, Plaintiff and the Medical Center attach a copy of the

proposed changes in their final form as Exhibit A to this Stipulation and Proposed Order.

changing the word "Defendants" to "Defendant"; and

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